EXHIBIT 3

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UNITED STATES DISTRICT COURT
  SOUTHERN DISTRICT OF NEW YORK
SHABTAI SCOTT SHATSKY, ) Case No. 18-Civ. 12355
individually and as
personal representative )
of the Estate of Keren ) VIRTUAL VIDEOTAPED
Shatsky, J ANNE ) DEPOSITION OF DR. RIYAD SHATSKY, individually ) MANSOUR
and as personal
representative of the
Estate of Keren
Shatsky, TZIPPORA
SHATSKY SCHWARZ, YOSEPH
SHATSKY, SARA SHATSKY
TZIMMERMAN, MIRIAM
SHATSKY, DAVID RAPHAEL
SHATSKY, GINETTE LANDO
THALER, individually
and as personal
representative of the
Estate of Rachel
Thaler, LEOR THALER,
ZVI THALER, ISAAC
THALER, HILLEL
TRATTNER, RONIT
TRATTNER, ARON S.
TRATTNER, SHELLEY
TRATTNER, EFRAT
TRATTNER, HADASSA
DINER, YAEL HILLMAN,
STEVEN BRAUN, CHANA
FRIEDMAN, ILAN
FRIEDMAN, MIRIAM
FRIEDMAN, YEHIEL
FRIEDMAN, ZVI FRIEDMAN,
and BELLA FRIEDMAN,
       Plaintiffs,
       against
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1	THE PALESTINE			
2	LIBERATION ORGANIZATION and THE PALESTINIAN			
3	AUTHORITY (a/k/a "The Palestinian Interim			
4	Self-Government Authority" and/or "The Palestinian National			
5	Authority"),			
6	Defendants.			
7	Defendants.			
8				
9				
10				
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14				
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18				
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21				
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23				
24				
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VIRTUAL VIDEOTAPED DEPOSITION OF DR.
 1
 2
       RIYAD MANSOUR, a witness herein, called by the
 3
       Plaintiffs, for examination, taken pursuant to
       the Federal Rules of Civil Procedure, by and
 4
 5
       before Karen A. Nickel, a Certified Realtime
 6
       Reporter and a notary public in and for the
       Commonwealth of Pennsylvania, held remotely
 8
       with all parties appearing from their
 9
       respective locations, on Thursday, July 8,
10
       2021, at 9:30 a.m.
11
       COUNSEL PRESENT:
12
       For the Plaintiffs:
13
       Ronald F. Wick, Esq. (Admitted Pro Hac Vice)
       Cohen & Gresser, LLP
       2001 Pennsylvania Avenue, NW
14
       Suite 300
15
       Washington, DC 20006
16
       Stephen M. Sinaiko, Esq.
       Cohen & Gresser, LLP
17
       800 Third Avenue
       New York, NY 10022
18
       For the Defendants:
19
       Mitchell R. Berger, Esq.
       Joseph Alonzo, Esq.
20
       Salim Kaddoura, Esq.
       Squire Patton Boggs
21
       2550 M Street NW
       Washington, DC 20037
22
       Also Present:
                      Cosette Vincent
23
                      Eszter Vincze
24
25
```

1		 I N D E X	
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PROCEEDINGS 1 2 THE VIDEOGRAPHER: Good 3 morning, everyone. We are now on the record. 4 Participants should be aware that this 5 proceeding is being recorded and, as such, all 6 conversations held will be recorded unless there is a request and agreement to go off the 8 record. This is the remote video-recorded 9 10 deposition of Riyad Mansour. Today is 11 Thursday, July 8, 2021. The time is now 13:32 12 UTC time. 13 We are here in the matter of Shatsky 14 versus PLO. My name is Corey Wainaina, remote 15 video technician on behalf of US Legal Support 16 located at 90 Broad Street, New York, New York. 17 I am not related to any party in 18 this action, nor am I financially interested in 19 the outcome. At this time, will the reporter, 20 Karen Nickel, on behalf of US Legal Support, 21 please enter the statement for remote 22 proceedings into the record? 23 THE REPORTER: The attorneys 24 participating in this deposition acknowledge 25 that I am not physically present in the

```
1
       deposition room and that I will be reporting
 2
       this deposition remotely.
 3
                  They further acknowledge that, in
 4
       lieu of an oath administered in person, the
 5
       witness will verbally declare his testimony in
 6
       this matter is under penalty of perjury.
                  The parties and their counsel
       consent to this arrangement and waive any
 8
 9
       objections to this manner of reporting. Please
10
       indicate your agreement by stating your name
11
       and your agreement on the record.
12
                       MR. WICK:
                                   This is Ron Wick,
13
       Cohen and Gresser, for the Plaintiffs, and the
14
       Plaintiffs agree.
15
                       MR. BERGER:
                                     This is Mitchell
16
       Berger for the Defendants, we agree.
17
                DR. RIYAD MANSOUR, a witness herein,
18
       having been first duly sworn, was examined and
       testified as follows:
19
20
                          EXAMINATION
21
       BY MR. WICK:
22
            Ο.
                  Good morning, Dr. Mansour.
                  Hi.
23
            Α.
24
                  I thank you for coming today.
            Q.
25
                  Welcome.
            Α.
```

1 Q. My name is Ron Wick. I represent 2 Plaintiffs in this lawsuit. And let me just 3 ask you off the bat, have you had your 4 deposition taken before? 5 Α. Yes. 6 Ο. Okay. So you are somewhat familiar with the process but let's just -- I'm going to ask you some questions, of course, but before I 8 9 do that, I want to go over the process with you 10 so that we are all on the same page. Is that 11 all right? 12 Α. Okay. 13 The court reporter will be 14 transcribing everything we say today, so to 15 make sure that the record is accurate, and 16 especially since this deposition is taking 17 place by a video conference, it is important 18 that we not speak over each other, so that only 19 one person speaks at a time. 20 I would ask that you please wait 21 until I finish my questions before you start to 22 answer them, and I will do my very best to wait 23 until you finish your answer before I ask

Fair enough?

another question.

24

25

- 1 A. I will do my best. Thank you.
 - Q. Okay. It is also important that you respond to my questions verbally. For example, if you shake or nod your head, the court reporter cannot transcribe that answer.
 - A. I understand.
 - Q. If you don't understand a question, please let me know, I will try to rephrase it for you. If you do answer a question, I will assume that you understood. Okay?
 - A. Okay.

- Q. Your counsel, Mr. Berger, undoubtedly will object to some of my questions. Unless your counsel instructs you not to answer the question, you should go ahead and answer my question even though there was an objection. Is that understood?
 - A. Yes.
- Q. We will be taking periodic breaks through the deposition. If at any point you need a break, please let me or Mr. Berger know. I will do my best to accommodate your request.

The only thing I ask of you is that, if a question is pending, I would ask you answer that question first before we take a

1 break. All right? 2 Α. I understand. 3 Are you taking any medication today 4 that would prevent you from answering my 5 questions fully and accurately? 6 Α. No. 0. Is there any other reason that you can think of as to why you would not be able to 8 9 answer my questions today fully and accurately? 10 Α. No. 11 Ο. Just a few terms I want to go over 12 that I will be using during the course of the 13 deposition and I want to make sure that we are 14 all on the same page. 15 I will be referring, from time to 16 time, to the PA, and by that I mean the Palestinian Authority; is that okay? 17 18 Α. Okay. 19 And I will use the term PLO to refer Ο. 20 to the Palestine Liberation Organization; 21 understood? 22 Α. Yes. 23 Q. And I may use the shorthand term 24 Observer Mission, by which I mean the Permanent 25 Observer Mission of the State of Palestine to

```
1
       the United Nations; is that all right?
 2
            Α.
                  It is okay.
 3
                  Okay. If we could go to the first
 4
       tab. I'm going to show you a document,
 5
       Mr. Mansour.
 6
            Α.
                  Okay.
 7
                       THE VIDEOGRAPHER:
                                            Counsel,
       would you like to see the document and the
 8
       witness for the video record?
 9
10
                       MR. WICK: Yes, please.
11
                       THE VIDEOGRAPHER: Okay.
12
       BY MR. WICK:
13
                  Dr. Mansour, I'm showing you a copy
14
       of a Notice that the Plaintiffs in this action,
15
       my clients, sent to your counsel regarding your
16
       deposition today. Have you seen a copy of this
17
       Notice?
18
            Α.
                  No.
19
            Q.
                  I'm sorry?
20
            Α.
                  No.
21
            Q.
                  You have not seen a copy?
22
            Α.
                  Except now in front of me.
23
            Q.
                  Okay. How did you learn that you
24
       were being asked to testify at a deposition
25
       today?
```

1 Α. By my lawyer. 2 I don't want you to tell me anything 3 that you talked about in that regard with your 4 lawyer. Is it your understanding that you are 5 testifying today pursuant to this Notice of 6 Deposition? Α. Yes. Did you do anything to prepare for 8 0. your deposition? 9 10 Α. Yes. 11 0. What did you do? 12 Α. Met with my lawyer. 13 Ο. And was anybody else present when 14 you met with your lawyer? 15 Α. No. 16 Did you meet with anybody other than Q. 17 your lawyer to prepare for your deposition? 18 Α. No. 19 And did you review any documents in 20 preparing for your deposition? 21 I believe that I have seen 22 documents, I understood from my lawyer, that 23 have been provided to you, basically, about my 24 schedule. 25 So you reviewed the calendar Q.

1 documents that were provided to us? 2 Α. Yes. 3 Do you -- to the best of your recollection, did you review any other 4 5 documents in preparation for your deposition today? 6 Α. No. And when you said you met with your 8 0. 9 lawyer to prepare for your deposition, are you 10 referring to Mr. Berger? 11 Α. Yes. 12 Did you meet with any other lawyers? 13 Early in the process, yes, but the 14 -- for this deposition is with Mitch. 15 0. By "early in the process," do you 16 mean at the beginning of the lawsuit? 17 Α. When we were approached to make 18 deposition. 19 And, approximately, how long ago was Q. 20 that? 21 A month, month and a half ago. Α. 22 And at that time, who did you meet Ο. 23 with? 24 I think Mitch can -- I don't 25 remember the names, Mitch can remember them.

```
One, Baloul, I think, I believe, his last name.
 1
 2
       The other one I don't remember.
 3
                  Mr. Baloul?
            0.
 4
            Α.
                  Yes.
 5
            Q.
                  And there was another attorney as
       well?
 6
            Α.
                  Yes.
                  Was it Mr. Alonzo?
 8
            0.
                  I don't remember the name.
 9
            Α.
10
                  Fair enough. And when you reviewed
            Q.
11
       your calendar entries that were provided to us
12
       in preparing for your deposition, did those
13
       documents refresh your memory at all as to any
14
       events?
15
            Α.
                  Yes.
16
                  Specifically, did they refresh your
17
       memory as to the events in question on the
       calendar?
18
19
                  Calendar is very basic as to
20
       hundreds of meetings. So it refreshed my
21
       memory as to which meeting, with whom, so that
22
       I remember, you know, these sort of -- to
23
       refresh my memory about these things, yes.
24
                  And did you bring any documents with
25
       you to the deposition today?
```

```
No. Other than the two documents
 1
            Α.
 2
       that I have here.
 3
                  What are the two documents that you
       have there?
 4
 5
            Α.
                  These two documents. This one, this
 6
       one.
                 Okay. It appears to me that you are
            Q.
       showing me the copy of your calendar entries
 8
 9
       and a copy of the Defendants' revised privilege
10
       log?
11
            Α.
                  Yes.
12
               Is that correct?
13
            Α.
                  Yes.
14
            Q.
                  Okay. I would like to just step
15
       back for just a moment and do a quick
16
       housekeeping measure. I understand that
17
       Ms. Nickel is in Pennsylvania. Dr. Mansour,
18
       where are you today?
19
                  In my office in New York, 115 East
            Α.
20
       65th Street, New York, New York.
21
                  So you are in the Observer Mission
22
       building?
23
            Α.
                  Yes.
24
                       MR. WICK: I just want to be
25
       clear that we are all in agreement, per Rule 29
```

THESE PAGES HAVE BEEN INTENTIONALLY OMITTED

1 MR. BERGER: Ron, I really 2 don't know what you mean by "the general 3 nature." You have asked a question about 4 whether something is a staff meeting. That is perfectly acceptable to us. If you are asking 5 6 about what the topics were that were discussed at the staff meeting, that is covered by functional immunity. 8 BY MR. WICK: 9 10 I'm going move down to the, about 11 two-thirds of the way down that first page, 12 there is an entry dated February 2, 2020 and 13 the subject line is interactions with civil 14 society organization Beit Hanina Cultural 15 Center Brooklyn on UN topics. Do you see that 16 entry? 17 Α. Yes. 18 Q. Where did that event take place? 19 Α. In Brooklyn. 20 I apologize if I am mispronouncing Ο. 21 this. What is the Beit Hanina Cultural Center? 22 Α. Civil society organization. 23 Q. What do you mean by a civil society 24 organization? 25 It is a civil society organization Α.

1 of the community, Palestinian-Americans, who 2 were originally from Beit Hanina, which is a 3 neighborhood in Jerusalem, who are residing in 4 Brooklyn. 5 And what is the purpose of the 6 organization? Α. I don't really know. You have to ask, you know, the organizers of this 8 9 organization. They are better qualified --10 To your knowledge, does the Beit 11 Hanina Cultural Center have any connection to 12 the United Nations? 13 So the work of the United Nations, 14 many people might not know that it is not only 15 diplomats, it is diplomats' involvement of 16 civil society organization, involvement of the 17 media, involvement of the missions, involvement 18 of parliamentarians, involvement of so many 19 sectors of different societies, because the way 20 the UN operates, it invites so many different 21 representations of different societies and 22 countries that participate in the decision 23 making process. 24 So, therefore, there are hundreds,

maybe more than hundreds, civil society

25

```
1
       organizations that are accredited to the United
 2
       Nations or --
 3
                       THE COURT REPORTER: Excuse
 4
       me, please.
 5
                  The videographer, is there some way
       of correcting the audio between the witness and
 6
       Mr. Berger because I'm having trouble with the
       witness cutting out and then Mr. Berger, when
 8
 9
       he speaks, there is a lot of echoing on my end.
10
                       THE VIDEOGRAPHER:
                                            We are now
11
       off the record. The time is 14:31 UTC time.
12
                        (Discussion held off the
13
       record.)
14
                       THE VIDEOGRAPHER:
15
       back on the record. The time is 14:36 UTC
16
       time.
17
       BY MR. WICK:
18
                  Dr. Mansour, before we had to go off
19
       the record, you were in the middle of an answer
20
       to my question. I had asked you whether the
21
       Beit Hanina Cultural Center had any connection
22
       to the United Nations and you were explaining
23
       that the United Nations involves multiple
24
       organizations.
25
                  Is there anything more that you
```

wanted to say?

A. No. Just, basically, I was saying the nature of work at the United Nations, it is so encompassing and exclusive that it allows for participation in the decisionmaking process to so many different players; representatives of countries, representatives of multicultural organizations, civil society organizations, media, parliamentarians, all components of society because the agenda of the UN, it involves humanity in so many different ways.

I will give an example. For example, when we debate climate change, that is not only the domain of diplomats, it is civil society admissions, activists, private sectors, all of them, they have a stake on this issue.

And the UN and the Secretary General and the General Assembly invite all those to contribute to that collective effort of all of us of how we view these issues and what we legislate.

So, therefore, everybody has something to contribute. So in this example, this civil society organization, the Palestinian-Americans, they feel that they have

THESE PAGES HAVE BEEN INTENTIONALLY OMITTED

1 Q. Go to the next page. On June 30, 2 2020, middle of the page, there is an entry, it 3 simply says, interview (Zoom). 4 Do you see that? 5 Α. Yes. 6 Q. And what was that event? Α. Most likely is, you know, a media interview. 8 Who was the media interview with? 9 Q. 10 I don't remember. It could be, you know, the one after it. I don't really know, 11 12 to be precise. 13 Okay. The next entry, which you just referenced, is July 1, 2020. It says, 14 interview with TRT Arabic with Nihal. What 15 16 does that entry signify? 17 This is an interview that was done 18 from the TRT office in London, England. 19 Q. Was that done virtually? 20 Α. Yes. 21 And where were you? Q. 22 In the office, as far as I remember. Α. 23 Q. In your office at the Observer 24 Mission? 25 Yes. Α.

1 Ο. Then, on July 14, 2020, there is an 2 entry, virtual informal meeting of the General 3 Committee. 4 Do you see that? 5 Α. Yes. 6 Q. What is the General Committee? The General Committee is a committee Α. of the General Assembly in which it deals with 8 9 the adoption of the agenda of the United 10 Nations. If any country wants to introduce a 11 new item on the agenda, they go to the General 12 Committee. 13 If the General Committee approves 14 the addition of that item, then the General 15 Assembly decides where to allocate that item, 16 whether in the General Assembly directly or one 17 of the major committees of the General 18 Assembly. 19 It relates to subject matter. If it 20 is an economic issue, they might decide to put 21 it on the agenda of the second. If it is a 22 disarmament issue, then they will put it in the 23 first. If it is a legal issue, they will put 24 it in the second, so that the General 25 Committee, that is the function of the General

1 Committee, to deal with the agenda of the 2 General Assembly. 3 And that meeting relates to UN Q. business; correct? 4 Pardon me? 5 Α. 6 Ο. That meeting related to United 7 Nations business; correct? 8 Α. Absolutely. 9 And you participated in that meeting 0. 10 in your official capacity; correct? 11 I don't remember whether I went or I Α. 12 had somebody else representing me there, but we 13 have, on the agenda of the United Nations, many 14 items related to us. So, therefore, we have 15 interest in the General Committee, yes. 16 Q. So you are not sure whether you attended this meeting or not? 17 18 Α. I'm not sure. 19 Q. Okay. Was this a non-public 20 meeting? 21 It is most likely a non-public Α. 22 meeting, yes. 23 Q. And if you attended it, it would 24 have been in your official capacity as an 25 Observer --

1 Α. Absolutely. 2 And is there any reason in your mind 3 why the substance of that meeting wouldn't be 4 subject to functional immunity or privilege? 5 Α. Can you repeat the question? 6 Ο. Do you know of any reason why Sure. the substance of this non-public meeting that 8 you attended in your official capacity as 9 Permanent Observer, that involved UN topics, 10 would not be privileged or subject to 11 functional immunity as some of the other items 12 we discussed were? 13 That meeting, definitely, everyone who attended of the member states or Observer 14 15 states as in our case, is -- it applies to --16 it is applies exactly to the General Assembly, 17 meaning all of us would be covered, you know, 18 under our headquarters agreement with United 19 States of America and the United Nations. All 20 of us would have immunity in that meeting 21 because it is in the United Nations --22 Ο. Do you know of any reason why this 23 item wasn't included on the privilege log? 24 Α. No, I don't.

MR. BERGER:

I can address

25

```
1
       that and I want to put that on the record,
 2
       which is the very cover page of the calendar
 3
       says that it is subject to claims of functional
 4
       immunity and jurisdictional immunity. We put
 5
       it in the public calendar because it's listed
 6
       as a public event in the UN's public calendar.
                       MR. WICK: Thank you,
 8
       Mr. Berger.
 9
       BY MR. WICK:
10
                  Let's go to the next page.
                                               There is
11
       an entry, not quite halfway down, October 22,
12
       2020, titled Zoom meeting with ADC. Do you see
13
       that?
14
            Α.
                  Yes.
15
            0.
                  And do you know what that entry is
16
       for?
17
            Α.
                  Yes.
18
            Q.
                  What was that event?
19
            Α.
                  It was an event with ADC, which is
20
       an accredited organization to the United
21
       Nations, the Anti-Discrimination Committee,
22
       about, you know, our work at the UN and
23
       discussions with those who participated from
24
       their side on this event. They invited me in
25
       my official capacity as the Ambassador of the
```

```
State of Palestine, Permanent Observer to the
 1
 2
       State of Palestine to the United Nations.
                  We are going to show you a video
 3
 4
       that we will have marked as Exhibit 7, please.
 5
                        (Deposition Exhibit No. 7 was
 6
       marked for identification.)
                        (Video playing.)
       BY MR. WICK:
 8
 9
                  Dr. Mansour, do you recognize that
10
       as a video of the ADC meeting described in your
11
       October 22, 2020 calendar entry?
12
            Α.
                  Yes.
13
            Ο.
                  And where were you when you appeared
14
       at --
15
            Α.
                  In this office.
16
                  At your office at the Observer
            Q.
17
       Mission?
18
            Α.
                  Yes.
19
                  We can go back to the calendar.
20
       What was the purpose of your appearance at the
21
       ADC event, Dr. Mansour?
22
                  It's, you know, talking about what
23
       we do at the United Nations, and whatever
24
       questions that they have related to our work,
25
       at that time, from the point of view of their
```

audience or those who are participating in that 1 2 event. 3 Was one of those purposes to advocate for the Palestinian cause? 4 5 I was invited in my capacity as the 6 Ambassador of the State of Palestine to the United Nations, and it is my duty to exercise my observership capacities at the United 8 Nations. 9 10 So it is within that context, I was 11 invited, and within that context, I shared with 12 them our view and vision. 13 I'm going to ask the question again 14 because I don't think that I got a clear 15 answer. 16 Was one of your purposes in speaking 17 to the ADC to advocate for the Palestinian 18 cause? 19 I always advocate to the Palestinian 20 cause in my capacity as the Ambassador of the 21 State of Palestine to the United Nations in 22 carrying out my, and exercising my functions 23 and responsibilities as an Observer of the 24 United Nations. 25 Just a moment, please. In the case Q.

of the October 22, 2020 meeting, you were 1 2 advocating for the Palestinian cause to the 3 American Arab Anti-Discrimination Committee; 4 correct? 5 I was advocating in my capacity and 6 in my responsibility for those who were under the other end of the Zoom. And that was members of the ADC; 8 Q. correct? 9 10 I assume so. I don't know if they Α. 11 are members or what. 12 There is another entry on November Q. 13 14, 2020, speak at the first convention of Beit 14 Sahour? 15 Α. Sahour. Beit Sahour. 16 Q. Beit Sahour. 17 Α. Yes. 18 Q. And what was that event? 19 This is another civil society Α. 20 organization for Palestinian-Americans. I 21 believe it's in Michigan. And then they were 22 organizing themselves, building an 23 organization, and they invited me, in my 24 capacity as the Ambassador of the State of 25 Palestine to the United Nations, to say a few

```
1
       words of congratulating them on the occasion of
 2
       their convention, and I shared with them what
 3
       we do at the United Nations.
                  And we have another video to show
 4
            Q.
 5
       you, which we would like to mark as Exhibit 8.
 6
                        (Deposition Exhibit No. 8 was
       marked for identification.)
                   (Video playing.)
 8
       BY MR. WICK:
 9
10
                  Dr. Mansour, do you recognize that
11
       as a video of the speech described on your
       November 14, 2020 calendar entry?
12
13
            Α.
                  Yes.
14
            Ο.
                  And you gave that speech virtually;
15
       correct?
16
            Α.
                  That is correct.
17
            Q.
                  And where were you when you gave the
18
       speech?
                  In this office here.
19
            Α.
20
                  At the Observer Mission building?
            Ο.
21
                  That is correct.
            Α.
22
                       MR. BERGER: May I please ask
23
       for clarification of the record, which is,
24
       you're showing very short clips of maybe eight
25
       or ten seconds. When you're asking if he
```

1 recognizes them, I assume you're asking him if 2 he recognizes only the clips you're showing 3 him, because we haven't seen anything more than 4 that; is that correct? 5 MR. WICK: That is correct. 6 am asking if he recognizes it as an excerpt from the video. 8 MR. BERGER: But you are not 9 asking if he recognizes the remainder of the 10 video that you weren't showing him because you 11 haven't shown it to him and given him an 12 opportunity to comment on it. So I just want 13 to be clear, for the record, that his answers 14 are -- you're asking for answers that address 15 the short clips you're showing him. Yes? 16 MR. WICK: I am not clear on 17 your question, Mr. Berger. The video is the 18 video. 19 MR. BERGER: Let me be clear 20 so we can avoid some kind of trap later on. 21 you are planning on using portions of the video 22 that you haven't shown him later on in these 23 proceedings, then it's your obligation to show 24 him the entirety of the video rather than just 25 show clips.

1 Otherwise, we object on foundational 2 grounds to use of anything other than the clips 3 you have shown him to which he has answered. 4 MR. WICK: Fair enough. We'll 5 come back to that. 6 BY MR. WICK: Q. Let's go to entry November 16, 2020, interview from Cairo. What was that event? 8 What is the date? 9 Α. 10 Ο. November 16, 2020. 11 This is a radio interview for media Α. from Cairo. I did it over the phone. 12 13 And where were you when you gave the interview? 14 15 I don't really know. Sometimes I do 16 these things while I'm in the car. 17 Q. Were you in the United States? 18 Α. Yes. 19 I would like to back up very quickly 20 to the last event we discussed, the Beit Sahour 21 speech. Was one of your purposes in giving 22 that speech to advocate for the Palestinian 23 cause? 24 They approached me and they said 25 that they are an establishment organization,

1 and they want, just to say -- they invited me 2 in my capacity as the Ambassador of the State 3 of Palestine for the United Nations, and I 4 obliged them. 5 And was one of the reasons that you 6 accepted the invitation and spoke to that group to advocate for the Palestinian cause? 8 Α. Everything that I do in my capacity 9 for the UN is advocating for the Palestinian 10 cause. 11 There is an entry on November 19, 12 2020 titled Seton Hall University virtual talk. 13 What does that entry signify? 14 Yes. What date is that? November. 15 Again, I was invited and it was done virtually 16 through Speche, if I am not mistaken, it might 17 be the political science department or 18 something to do with international law, Seton 19 Hall University. 20 Again, academia and universities are 21 key components of the work of the United 22 Nations. I talk about Model UN on part of it 23 and the other part, what they teach, they 24 teach, you know, concrete issues.

I was a teacher and I used to teach

25

```
1
       issues related to the agenda of the UN, and
 2
       they wanted to know what we do at the United
 3
       Nations in trying to find a peaceful solution
       to this conflict.
 4
 5
                  I obliged them and I spoke on that
 6
       subject related to my work at the UN.
            Q.
                  All right. We would like to show
       you another video which we will mark Exhibit 9,
 8
 9
       an excerpt from a video.
10
                        (Deposition Exhibit No. 9 was
11
       marked for identification.)
12
                   (Video playing.)
13
       BY MR. WICK:
14
                  Dr. Mansour, do you recognize that
15
       excerpt as an excerpt from a video of the talk
16
       described in your November 19, 2020 calendar
17
       entry?
18
            Α.
                  I do.
19
                  Was that a talk given to university
20
       students or college students in the United
21
       States?
22
            Α.
                  Yes.
23
            Q.
                  And where were you when you gave the
24
       talk?
25
                  In my office in the Observer Mission
            Α.
```

1 of the State of Palestine, United Nations. 2 And was one of the purposes of 3 accepting that invitation and giving that talk to advocate for the Palestinian cause? 4 As I said before, when I am invited 5 Α. 6 in my capacity as the Observer, Ambassador of the State of Palestine for the United Nations, I, you know, speak in that capacity on the 8 9 advancing the cause of the Palestinians and 10 United Nations. 11 Q. The next entry is November 23, 2020 12 -- not the next entry -- well, it is the next 13 entry. It states, bureau meeting. Do you see 14 that entry? 15 Α. Yes. 16 Do you know what that means? Q. 17 Α. Yes. 18 Q. What is the bureau being referred 19 to? 20 It is the Bureau of Committee on the Α. 21 Exercise of the Inalienable Rights of the 22 Palestinian People, it is a General Assembly 23 committee. 24 Last item on the page, December 10, 25 2020, titled, all I want for Christmas is a

stronger multilateral system.

Do you know what that event was?

- A. That was a nice event. There are global Ambassadors, they would discuss -- well, let me, first of all, yes, I know. That is your question.
 - Q. Okay. What was the event?
- A. As I said, you know, global
 Ambassadors that, you know, they dialogue and
 discuss defending multilateralism, which
 embodiment of that is United Nations, because
 there was a threat against multilateralism from
 certain quarters during the few years before
 that date, threatening multilateralism so that
 those group of Ambassadors were brainstorming
 about the ways and means of how to protecting
 and ending and what it stands for as an example
 of multilateralism. And since that event was
 so close to Christmas, then, you know the title
 of it is All I Want for Christmas is a Stronger
 Multilateral System.
- Q. So I'm not clear, what was the event, was it a panel discussion or a speech, for example? What is the event?
 - A. It is a brainstorming on a Zoom

```
1
       session among a number of Ambassadors.
 2
                  Can we go to the next page, please,
 3
       the one after that. There are two entries
 4
       midway down the page from March 17, 2021 and
 5
       then one two lines below it on March 18, 2021
 6
       titled, Invitation to the Fifth Retreat of the
 7
       Friends of Monterrey. Do you see that?
                  Yes.
 8
            Α.
 9
                  And was that an event that you
            Q.
10
       attended?
11
                  No. I did not attend that.
            Α.
12
                  Did anyone attend from the Observer
13
       Mission in your place?
14
                  Yes. I asked one of my colleagues
15
       to attend.
16
            Q.
                  And who attended?
17
                  The person who is in charge of
18
       issues related to development.
19
            0.
                  And what is that person's name?
20
                  Abdallah.
            Α.
                  Is that a first name or a last name?
21
            Ο.
22
                  Abdallah Abushawesh.
            Α.
23
            Q.
                  Okay. And what is the Friends of
24
       Monterrey?
25
                  One of the key issues that was under
            Α.
```

1 consideration for a long period of time at the 2 UN is the concept of finance for development. 3 First conference of finance for development 4 took place in Monterrey, Mexico, and every five years, a continuation of the same concepts, the 5 6 need to organize similar conferences. One, the second one, I believe Dor in Hefa (phonetic), and another one, Addis Ababa in Ethiopia. 8 9 So the Mexican Ambassador, because 10 this is the beginning of a very key component 11 of the developmental agenda at the United 12 Nations, which it is evaded and discussed 13 heavily in the second committee and also in the 14 SDGs, the sustainable development goals, and 15 they form a Friends of Monterrey to keep the 16 principals of Monterrey on finance for development alive. 17 18 Before the COVID, they used to 19 invite a number of friends to go and meet in 20 Monterrey, Mexico, over two days, discussing 21 and debating issues related to finance for 22 development. 23 But because of the COVID, this was 24 done virtually. So that's what this is all 25

about. Very, very important pillar of our

1 discussion in the economic and developmental 2 team of the UN is we finance for development 3 and the founding place for this concept was in 4 Monterrey, Mexico. 5 Is the Friends of Monterrey 6 affiliated with the UN? Α. Yes. Of course. 8 0. How so? 9 As I said, you know, that if you look at the SDGs 17 Goal and the 169 targets, 10 11 finance for development is a very important 12 concept for eradication of poverty, for better 13 educational system for humanity, rights of 14 women, climate change and the rest of all of 15 the goals and targets, finance for development 16 is a key component for the implementation of 17 SDGs, which it is the SDGs, and implementing 18 them by 2030 is like, you know, the human 19 rights, you know, elements agenda of human 20 rights. 21 So that is one of the pillars of the 22 thinking of the United Nations in the --23 Q. Other than the fact that the Friends 24 of Monterrey and the United Nations are both

interested in finance for development, is there

```
any affiliation between the two organizations?
 1
 2
                  You mean the UN in finance and
 3
       development?
                  I mean the UN and Friends of
 4
            Q.
 5
       Monterrey.
                  When the Monterrey conference was
 6
       convened, it was a line conference.
                  And Abdallah Abushawesh attended
 8
            Q.
       virtually?
 9
10
            Α.
                  I believe so.
                  Do you know where he was when he
11
            Q.
12
       attended?
13
                  I believe, most likely, in his
14
       house.
15
            Ο.
               Where is his house?
16
            Α.
                 Queens.
17
            Q.
               Queens?
18
            Α.
                 Yes.
19
                  And to be clear, the topic discussed
       at the fifth Retreat of the Friends of
20
21
       Monterrey were UN topics?
22
            Α.
                  Absolutely.
                  Next item I would like to ask about
23
            Q.
24
       is April 6, 2021 Palestinian affairs and the
25
       Biden administration, status quo versus
```

1 political engagement, Dr. Riyad Mansour, 2 Permanent Observer of the State of Palestine to 3 the United Nations. 4 Do you see that? 5 Α. I see it. 6 0. Do you know what that entry is or what it signifies? Is this the university -- Biden 8 Α. administration -- if it is a university, 9 10 Bridgewater University, then this is a lecture 11 -- a discussion at that institution. 12 You believe this is a speech you 0. 13 gave to Bridgewater State University? 14 It could be, yes. I don't remember 15 exactly, but I have a feeling that it might be 16 that. 17 Would this be a different speech to 18 Bridgewater State University than the one that 19 we talked about before on your privilege log? 20 We did not talk about the Α. 21 Bridgewater University yet. 22 0. Do you recall, a little while ago 23 when we talked about an entry on your privilege 24 log that referred to Boston College, and you 25 indicated you believe that that actually was a

```
1
       Bridgewater State event?
 2
                  I don't know if it was on that day.
 3
       I remember, for that university, dates changed
       more than one time, and it could be that
 4
 5
       function on April 6, not on that date
 6
       previously.
            Ο.
                 Okay. I would like to show you a
       video that we would like to have marked as
 8
       Exhibit 10.
 9
10
                        (Deposition Exhibit No. 10 was
11
       marked for identification.)
12
                   (Video playing.)
13
       BY MR. WICK:
14
                  Dr. Mansour, do you recognize that
15
       as an excerpt from a video of, or a speech to
16
       Bridgewater State University as reflected in
17
       your calendar entry?
18
            Α.
                  Yes.
19
                  This is the April 6, 2021 entry that
20
       we have been discussing, Palestinian affairs
21
       and the Biden administration?
22
                  I believe so.
            Α.
23
            Q.
                  And you were speaking to U.S.
24
       college students in that speech; correct?
                  And professors.
25
            Α.
```

1 Q. And professors. And where were you 2 when you gave the presentation? 3 My office at the Observer Mission of the State of Palestine, United Nations. 4 5 0. And was one of the purposes of that 6 speech to advocate for the Palestinian cause? Again, as I said, you know, Α. universities are a key component of the 8 9 decisionmaking process at the United Nations. 10 And universities also have programs, study 11 issues on the agenda of the UN, including the 12 question of Palestine. 13 So when they invite me, they invite 14 me in that capacity, and they ask me questions 15 as it relates to their education, to their 16 students, about how the United Nations is with 17 the Palestine question. 18 Q. And was one of the purposes of that 19 speech to advocate for the Palestinian cause to 20 those students and professors? 21 Again, as I said, everything that I 22 do in my capacity as Permanent Observer of the State of Palestine to the United Nations is to 23

advocate for justice for the Palestinians on

the basis of the UN charter and UN

24

1 resolutions --2 THE COURT REPORTER: I'm 3 sorry, Doctor, you cut out again at the end. 4 THE WITNESS: At the end, I said that on the basis of international law and 5 6 relevant UN resolutions. BY MR. WICK: On -- the next item I would like to 8 0. 9 ask about is May, the very bottom, May 6, 2021, 10 informal active dialogues with the candidates. 11 And if we scroll to the next page, you will see 12 an identical entry for May 7, 2021. 13 Do you see those two entries? 14 Α. Yes. 15 0. What was that event? 16 You know, another aspect of the work Α. of the United Nations. Many countries run for 17 offices. For example, every year we have five 18 19 countries running for seats in the Security 20 Council. So the candidates, they lobby 21 countries or groups so that they can get their 22 votes and to win a seat in the Security Council. 23 24 Also, we have elections for judges 25 of international corporate justice. Countries

1 who have candidates, they lobby other countries 2 for their votes. And there are so many 3 elections at the United Nations, for seats in the Social and Economic Councils, for seats in 4 5 the Human Rights Council. So these candidates and their 6 Ambassadors would lobby others to get their These are meetings related to 8 votes. candidates running for office at the UN. 9 10 that is another key component of the work of 11 the United Nations. 12 And so attending those meetings was 13 officially UN business; correct? 14 Α. Yes. 15 And you were attending in your 16 capacity as Permanent Observer; correct? 17 Α. Absolutely. 18 And what did you discuss with those candidates? 19 20 Basically, they are lobbying us to Α. 21 get our support, if we can vote, get our vote. 22 If we cannot vote, they know that we are 23 influential at the UN so that we can say good 24 things about them to those who have the 25 capacity to vote.

What do I discuss with their 1 2 members, let's say, who are running for seats in the Security Council? That we are active in 3 4 the agenda of the Security Council. There is discussions of issues related to us in the 5 6 Security Council, specifically, so then they have to prove to me that they will be 8 objective, guided by the principles of the 9 charter, UN resolutions, international law, 10 when these issues are discussed in the Security 11 Council in order to get my approval and support 12 for them and their candidature -- in the 13 business of the UN. 14 Did you ask any questions of the 15 candidates? 16 Most likely, yes, but I don't 17 It's a general discussion, you know, 18 and these candidates, there are so many of 19 them, covering so many different issues from 20 the Security Council, Human Rights Council, so 21 many other positions. 22 0. There is an entry on May 19, 2021 23 titled, interview with Morning Joe on MSNBC.

You were interviewed that day, you were

interviewed live on the Morning Joe program;

24

1 correct? 2 That is correct. Α. 3 As you might guess, we are going to 4 show you an interview, or a video, excuse me, that we would like to mark as Exhibit 11. We 5 6 will show you an excerpt from the interview. 7 (Deposition Exhibit No. 11 was marked for identification.) 8 9 (Video playing.) 10 BY MR. WICK: 11 Q. Dr. Mansour, do you recognize that 12 as an excerpt of a -- of your interview with 13 the Morning Joe program notated on your 14 calendar for May 19, 2021? 15 Α. I do. 16 And where were you when you gave 17 that interview? 18 Α. In my office in the Observer Mission of the State of Palestine to the United 19 20 Nations. 21 Where you are sitting right now; Ο. 22 correct? 23 Α. Correct. 24 And you were speaking in that 25 interview to the American public; correct?

A. I was speaking to Joe and the lady who is the co-anchor woman and through them, I guess, to their audience.

Q. And was one of the purposes of giving that interview to advocate for the Palestinian cause?

A. The purpose of -- the main purpose of that speech was to exert all efforts possible to have a cease fire, stop the war that was waging against the Palestinian people in the occupied territory, particularly in the Gaza Strip.

And that is -- was a discussion in the Security Council at that time and consultation with all members of the Security Council, all members, including the P-5, in order to bring about a cease fire as soon as possible. That was the main objective of that interview, which is, in my capacity as the Permanent Observer of the State of Palestine to the UN, is to do everything possible within the Security Council, within the United Nations, and the entire international community, to bring a quick cease fire and put an end to that tragedy to save lives.

```
Next, May 22, 2021, there is an
 1
            Q.
 2
       entry for Al Jazeera interview. Do you see
 3
       that?
               May what, 20?
 4
 5
            Q.
                 May 22, 2021?
 6
            Α.
                  I see it.
            Q.
                  Does that entry reflect you were
       interviewed by Al Jazeera on that date?
 8
            Α.
                  Yes.
 9
10
               I want to show you a video marked as
11
       Exhibit 12.
12
                        (Deposition Exhibit No. 12 was
13
       marked for identification.)
14
       BY MR. WICK:
15
                  Do you recognize Exhibit 12 as an
16
       excerpt from a video of your interview with Al
       Jazeera that's reflected in your calendar on
17
       May 22, 2021?
18
                  That is correct.
19
            Α.
20
                  And where were you when you gave
21
       that interview?
22
            Α.
                  My office. In --
23
            Q.
               In the Observer Mission?
24
                  Observer Mission of the State of
25
       Palestine to the United Nations.
```

1 Q. Where you're sitting right now; 2 correct? 3 Α. Correct. 4 0. And was one of the purposes of 5 giving that interview to advocate for the 6 Palestinian cause? Α. The main purpose of that interview is to show what was happening in the Security 8 Council in our efforts to have a cease fire, 9 10 immediate cease fire to the battle that was 11 waging at that time and to save lives of 12 civilians, particularly children in which 66 of 13 them were killed in the Gaza Strip during that 14 aggression. Then on May 25, 2021, there is an 15 0. 16 entry, virtual farewell meeting with ICC 17 prosecutor. 18 Do you see that? 19 Α. Yes. 20 What was that event? 21 We are -- it is an event to say 22 goodbye to Madam Bensouda, who is the 23 prosecutor of the ICC, she finished and, you 24 know, members of the ICC and we are a state 25 party member and, in fact, we sit on the Bureau

1 of the ICC, to say goodbye to her and to thank 2 her for her work during that tenure. 3 And was that meeting virtual, as the 4 entry suggests? 5 Α. It was virtual. 6 0. Where were you when you attended the meeting? 8 Α. I did not attend that meeting. 9 Q. Why is it on your calendar? 10 Α. Because I was supposed to attend but 11 something came up. I sent one of my colleagues 12 to attend on my behalf. 13 Ο. Who attended on your behalf? 14 Α. Majed Bamya. 15 0. Did Mr. Bamya speak at the event? 16 Α. I don't really know. And what was the purpose of sending 17 Q. 18 somebody from the Observer Mission to attend? 19 Because he is the specialist that Α. 20 handles, you know, legal issues including the 21 ICC. 22 Ο. Why did you think it was appropriate 23 to have somebody from the Observer Mission 24 represent the State of Palestine at this event 25 as opposed to someone in Ramallah?

A. The ICC has different components to its structure, including the General Assembly of the ICC, which is composed of close to 128 countries. We are one of them. We are a full member, a state party in the ICC.

The way they operate is they alternate between New York or the Hague. And most of the time in New York, because all of the countries that are members of the ICC have Ambassadors representing them here in -- and when they need to elect the bureau, they do it most of the times in New York, this is when we were connected for the last two times successively as a member of the bureau. It doesn't happen in capitals. As I said, it happens in New York or in the Hague because the headquarter of the ICC is in the Hague,

- Q. So the reason for having somebody from the Observer Mission attend was because it would be more convenient to have somebody based in New York to attend than somebody in Ramallah?
- A. And the person, my colleague is a specialist from our side, on the ICC affairs,

1 so he would be -- if I do not go to attend, he 2 would be the appropriate person to go and 3 represent me, because he is very familiar with 4 the issues and the discussions including even 5 saying goodbye to the prosecutor. 6 The reason for having somebody from the Observer Mission attend this rather than 8 have somebody from Ramallah attend would be because the Observer Mission is in New York and 9 10 the events are frequently in New York? 11 MR. BERGER: Objection. 12 misstates his testimony. It's asked and 13 answered. I know you don't seem to like his 14 answer, but you have asked that question three 15 times. 16 MR. WICK: I'm afraid I don't 17 understand the answer. It's not about liking 18 or not liking. So I will not misstate his 19 testimony. I will ask the question again. 20 BY MR. WICK: 21 What is the purpose of having 22

- somebody from the Observer Mission attend this event as opposed to somebody from Ramallah?
- It is not that we are doing something different than other countries do.

23

24

1 All other members of the ICC, they have their Ambassadors at the -- or whomever the 2 3 Ambassador designates, from his Mission, attend 4 these meetings in New York. 5 So we do like everybody -- others 6 It is not the representative from the capital that attend these meetings when they take place in New York. It is the Ambassadors 8 9 in New York attend. When it happens in the 10 Hague, the Ambassador in the Hague attend. 11 If there is a conference at the 12 ministerial level for the ICC, then the 13 minister attends regardless of the location of where the meeting takes place. This is how 14 15 this business is done. 16 And is attending a farewell meeting 0. 17 with the ICC prosecutor officially UN business 18 in your view? 19 Yes, it is. Α. 20 To the best of your recollection, on 21 this calendar today, are there any entries 22 concerning public activities, other than those 23 activities involving official UN business 24 undertaken on behalf of the Observer Mission 25 that are missing from this list?

```
1
            Α.
                  To the best of my ability, there is
 2
       nothing missing from this list.
 3
                       MR. WICK: I think we are -- I
 4
       think this is probably a good time for a lunch
 5
       break, but before we set that in motion, can we
 6
       just go off the record for a moment?
                       THE VIDEOGRAPHER:
                                            We are now
       off the record. The time is 1637 UTC time.
 8
                        (Discussion held off the
 9
10
       record.)
11
                       THE VIDEOGRAPHER:
                                            We are
12
       back on the record. The time is 1640 UTC time.
13
                       MR. WICK: I think this is a
14
       good time to break for lunch, and I guess I
15
       would ask others involved, what do we need in
16
       terms of time, given that we're virtual; is 45
17
       minutes enough?
18
                       MR. BERGER: How long do you
19
       anticipate you have for your remaining
20
       questioning?
21
                       MR. WICK: Quite a bit.
22
       Several hours.
                       MR. BERGER: Well, why don't
23
24
       we take a full hour.
25
                       MR. WICK: Okay. Come back at
```

```
1:40?
 1
 2
                       MR. BERGER: Very good.
 3
       Thanks.
                       THE VIDEOGRAPHER: We are now
 4
       off the record. The time is 1641 UTC time.
 5
 6
                        (At 12:41 p.m., a lunch recess
       was taken.)
                       THE VIDEOGRAPHER:
 8
                                           We are
 9
       back on the record. The time is 1743 UTC time.
10
       BY MR. WICK:
11
            Q.
                  Good afternoon, Dr. Mansour. I want
12
       to go back to the Observer Mission building.
13
       You indicated the Observer Mission owns that
14
       building. To be clear, the Observer Mission
15
       has owned that building at all times since
16
       January 4, 2020; is that correct?
17
                  I am sorry, can you repeat the
18
       question, please?
19
                  Yes. The question is, has the
            0.
       Observer Mission owned the Observer Mission
20
21
       building at all times since January 4th of
22
       2020?
                  That is correct.
23
            Α.
24
                  I'm going to return to Exhibit 2
25
       from very early in the deposition. As I
```

THESE PAGES HAVE BEEN INTENTIONALLY OMITTED

```
1
       is --
 2
                       THE COURT REPORTER:
                                             I'm
 3
       sorry, Doctor, the what committee?
 4
                       THE WITNESS:
                                      The first, the
       No. 1 committee, which is the disarmament
 5
 6
       committee, and he is active in the Security
       Council affairs as part of our team.
                  He is also our lead representative
 8
       in all issues related to the ICC, in New York.
 9
10
       And he also has other responsibilities that I
11
       designate.
12
       BY MR. WICK:
13
                  Does he have an office in the
14
       Observer Mission building?
15
            Α.
                  Yes.
16
                  Next is Mr. Abou Shawesh.
                                              Y011
       mentioned him a little bit earlier.
17
                                             What does
18
       he do?
                  Abdallah Abou Shawesh is our lead
19
            Α.
20
       representative in the Second Committee. It is
21
       one of the extremely busy committees at the
22
       Unites Nations responsible for producing at
23
       least 40 resolutions annually related to
24
       economic development.
25
                  Remember, I referred to Friends of
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Monterrey is one component. It deals with all of the details of the SDGs, the sustainable development goals and targets, and he is also -- represent us on the Social and Economic Council, on the economic part of the Social and Economic Council, and as a -- I forgot to say that, in the Second Committee, Third Committee and Fourth Committee, and now in this case of Abdallah, there are resolutions specific to the question of Palestine, at least one resolution in the case of Feda. In the Fourth Committee there are eight or seven resolutions adopted annually or biannually, and they are responsible for negotiating and, you know, operating these draft resolutions and collecting sponsorships to put them to a vote.

- Q. Next on the list is Sahar Abu Shawesh?
- A. Sahar Abu Shawesh is a key player with Abdallah in the Second Committee division of labor as to the term, all of that committee, so she covers a number of these issues. One example is realignment, the sub item that they deal with in the Second Committee.

So she is extremely helpful and $% \frac{1}{2}\left(\frac{1}{2}\right) =\frac{1}{2}\left(\frac{1}{2}\right) +\frac{1}{2}\left(\frac{1}{$

often she leads a group of Ambassadors, on
behalf of the Group of 77 and China, to
negotiate with other group, the substance of a
resolution here and resolution there.

- Q. And does she have an office in the Observer Mission building?
 - A. Yes.

- Q. And I neglected to ask, Abdallah Abou Shawesh, does he have an office in the Observer Mission building as well?
 - A. Yes.
- Q. What about Nada Tarbush, I believe you mentioned that she has left. What did she do?
- A. She followed mainly the Fifth

 Committee because the Fifth Committee, during

 our chairmanship of the Group of 77 and China

 is extremely active committee, it deals with

 the budget of the UN and the allocations of

 money to different items, different committees

 and resolutions that have financial

 implications, and she used to help, you know,

 with some issues related to the First Committee

 and some issues and activities related to the

 work of Feda.

1 Q. Okay. And did she have an office in 2 the Observer Mission building? 3 When she was with us, she had an Α. office. 4 5 0. And next is Sahar Khalil Salem, what 6 did he or she do? Α. She has responsibilities with some 8 experts in the Security Council because the way 9 the Security Council operates, you have 10 Ambassadors, you have the deputy Ambassadors, 11 you have the experts. Usually the experts, 12 they do a lot of the legwork in terms of 13 details of draft resolutions. They keep 14 sharing with each other details and information 15 of the files that they follow, in our case, 16 files related to the question of Palestine, 17 they cover so many areas, and she is active with her colleagues, the experts. 18 19 In addition to that, she is taking 20 now larger responsibility in the Third 21 Committee after the departure of Nadya Rasheed. 22 She is mainly specialist on issues related to 23 children and children in conflict and she is, 24 you know, the liaison between me and the 25 special representative of the Security General

1 on children in armed conflict, and she also 2 represents us on the item -- questions or 3 issues of information in the Fourth Committee, 4 and other responsibilities that I ask of her. I'm sorry, I think I asked that 5 0. 6 question in the past tense. Ms. Salem still works for the Observer Mission; correct? 8 Α. Yes. And she has an office in the 9 Ο. 10 Observer Mission building? 11 Α. Yes. 12 The next is Nadia Ghannam, who we 13 talked about with respect to social media. 14 Α. Yes. 15 What else did she do? 16 She is our representative in a group Α. 17 of Asia-Pacific grouping in the United Nations. 18 This group of countries is very important group 19 that deals with nominations of countries for 20 different posts and positions. 21 For example, when we ran to be the 22 chair of the Group 77 and China, we had to 23 submit our, you know, nomination to that group, 24 and we had to lobby in order to get a unanimous

endorsement of that group to be the candidate

to assume that post on behalf of that group before it went to the Group of 77 and China for endorsement and announcement in the General Assembly, that the State of Palestine was, in the year 2009, chair of the Group of 77 and China, and she does other responsibilities I ask her.

She has an office in the Mission.

- Q. Okay. And next is Ghada Hassan Abdelwahab. What does that individual do?
- A. She is, you know, a financial officer. She is responsible for, you know, the payroll, the payment of all the bills around our building, the automobile, the telephone bills, everything of that nature, and the preparing the regular reports to the finance department.

And she is also our liaison officer when the President or ministers come, usually officers from the State Department contact us through her about all the regulations that they want from us about the arrival of dignitaries and their safety and security.

Q. Okay. I believe that you told us earlier that Mr. Alhantouli and Ms. Barghouti

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